IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:)	CASE NO:	10-80713
MARK J. WHETSTONE,)		
KARIL A. WHETSTONE, Debtors.)		
)		CHAPTER 13
)		

MOTION TO APPROVE SETTLEMENT

COME NOW the Debtors, Mark & Karil Whetstone, by and through their attorney, Wesley H. Bain, and move the Court for an Order to Approve the Settlement between Debtor and a Confidential Pharmaceutical Aggregate Settlement. In support, the Debtors state as follows:

- 1. The Debtor was involved in a personal injury claim that resulted in an Aggregate Pharmaceutical Claim in 2010. The Debtor suffered a stroke on September 1, 2008 which was the result from taking Avandamet tablets for DM type II. The Debtors' updated their Schedule "B" and "C" to reflect this claim and its exemption. The Debtor retained Joseph P. Simon, LLC and Matthews & Associates as his attorney to settle any and all claims for all damages arising from the personal injury claim
- 2. The Debtor settled his Pharmaceutical Aggregate Settlement claim in the amount of \$8,203.42 (see attached Settlement Statement).
- 3. Debtor's attorney, Clark, Burnett, Love & Lee, G.P., will be entitled to compensation in the amount of \$3,281.37 and reimbursement of costs in the amount of \$1,589.51. The remaining proceeds from the settlement after expenses and/or liens due from client funds in the amount of \$1,980.51 will be turned over to Mark J. Whetstone in the net amount of \$2,121.20.
- 4. Any residual funds that may become available at the conclusion of the settlement fund will also be turned over to the Debtor.

WHEREFORE, Debtors move the Court for an Order approving the Settlement in the amount of \$8,203.42 and for such other relief as may be proper.

DATED: June 20, 2014

Mark J. Whetstone, Karil A. Whetstone, Debtors By: /s/ Wesley H. Bain
Wesley H. Bain, #23620
2580 S. 90th Street
Omaha, NE 68124
402-933-8600
402-934-2848 Facsimile
Attorney for Debtors

THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEBRASKA

) CASE NO: 10-80713
))) CHAPTER 13
))
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NOTICE SETTING RESISTANCE DEADLINE

PURSUANT TO Neb. R. Bankr. P. 9013, You are notified as follows:

- 1. Wesley H. Bain, attorney for the above captioned debtor, has filed a Motion to Approve Settlement.
- 2. The last day to file a resistance to the Motion is July II, 2014. The Resistance must be served on Debtors' counsel.
- 3. If the resistance period expires without the filing of any resistance, and declaration, the Court will consider entering an order granting the relief sought without further notice or hearing.

DATED: June 20, 2014

Mark J. Whetstone, Karil A. Whetstone, Debtors.

By: /s/Wesley H. Bain Wesley H. Bain, #23620 2580 South 90th Street Omaha, NE 68124 (402) 933-8600 Facsimile 934-2848 Attorney for Debtors.

CERTIFICATE OF SERVICE

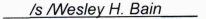
I hereby certify that a true and correct copy of the above and foregoing MOTION TO APPROVE SETTLEMENT AND NOTICE SETTING RESISTANCE DEADLINE was served upon the below listed parties, via CM/ECF June 20, 2014.

U.S. Trustee's Office (ECF)

Kathleen A. Laughlin (ECF) Chapter 13 Trustee

The following have been provided service via U.S. Mail, first class, on June 20, 2014:

See Attached Exhibit "A"



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CLARK, LOVE & HUTSON, GP (fka Clark, Burnett, Love SETTLEMENT STATEMENT April 29, 2014 Mark Whetstone	& Lee, GP)	
GROSS SETTLEMENT AWARD		\$ 8,203.42
TOTAL GROSS SETTLEMENT AWARD		\$ 8,203.42
GROSS ATTORNEYS' FEES (40% of Total Gross Settlement Award) Less Attorney Fee Reduction to Guarantee Client 50% of Total Settlement Award Total Attorney Fees	\$ 3,281.37 (769.17) 2,512.20	(2,512.20)
LESS CASE EXPENSES		
Common Expenses (pro rata share)	30.90	
Matthews & Associates Clark, Love & Hutson, GP	717.35 841.26	
Total Case Expenses	1,589.51	 (1,589.51)
SETTLEMENT AWARD TO CLIENT		\$ 4,101.71
LESS EXPENSES AND/OR LIENS DUE FROM CLIENT FUNDS Bankruptcy Fees Private Insurance	750.00 1,230.51 1,980.51	(1,980.51
AMOUNT DUE TO CLIENT		\$ 2,121.20

SETTLEMENT STATEMENT ACKNOWLEDGEMENT

I have reviewed the Settlement Statement, and I fully understand it, and I agree to the terms and conditions of this settlement, including without limitation, the Gross Settlement Award and the "Settlement Award Balance." For all matters encompassed in the Settlement Statement, I have had the opportunity to ask my attorneys questions regarding these matters, and I have had the opportunity to discuss these matters with independent counsel.

Attorney Fees and Expenses

I agree and consent to the division of attorneys' fees, the common and case expenses, and the other deductions set out in the Settlement Statement.

A detailed expense breakdown has been made available to me, and I have been given the opportunity to review the backup documentation for the expenses contained in the detailed expense breakdown. I agree to the expenses contained in the detailed expense breakdown, and I agree that those expenses are reasonable and may be deducted by my attorneys from the Gross Settlement Award and are consistent with the terms of my attorney-client contract.

Extraordinary Injury Fund ("EIF")

I understand that a portion of the Aggregate Settlement Fund will be used to fund an Extraordinary Injury Fund ("EIF") to compensate certain claimants with continuing or catastrophic injuries or claimants with other extenuating circumstances as explained in the Special Master Process Letter. Settlement funds remaining in the EIF at the conclusion of the settlement administration will be redistributed pro rata to all settling claimants, less attorneys' fees, any expenses/costs incurred with the administration of the EIF, and less expenses incurred to finalize my settlement. I understand that additional expenses will be incurred by my attorneys during the course of finalizing and administering the settlement process, and I agree that any such expenses incurred on my behalf may be deducted from my pro rata share of any remaining EIF funds following the conclusion of the settlement administration.

Taxation or Financial Planning

By my signature below, I acknowledge that my attorneys have not provided me any investment advice or opinions regarding the taxability of the proceeds received from this settlement. I understand that I should contact my own CPA, tax preparer, or other independent tax advisor to make sure that my tax return appropriately reflects my individual situation.

My attorneys DO NOT represent me for taxation or financial planning purposes and are not able to provide any advice to me concerning those topics, including structured settlements or the advisability of purchasing annuities with my settlement funds. I understand that if I am required by the Court to structure or invest some or all of the settlement monies, that it is critical that I contact an expert in structured settlements and work with him/her BEFORE the receipt of any portion of my Gross Settlement Award.

Eligibility of Benefits

I acknowledge that the receipt of settlement monies may affect my temporary or permanent eligibility for certain government benefits. I understand that my attorneys ARE NOT experts in this area and that I must contact PROMPTLY other attorneys or other professionals who are experts in government benefits for advice on how to protect my benefits in light of my settlement. I acknowledge that in order to best protect my government benefits that it may be critical that I work with these professionals BEFORE the receipt of any portion of my Gross Settlement Award.

Medical and/or Financial Liens

If there are any Medicare, Medicaid, third party medical, and/or financial liens that I know about or should know about and have not informed my attorneys, I understand that I should inform my attorneys of those liens before I accept any portion of my Gross Settlement Award, and that I will be responsible to the lienholder or insurance company for the repayment of those monies. I understand that it may be necessary for those reimbursements to be made BEFORE I am able to receive my settlement money. I understand that the only claimants to these proceeds that will be paid by my attorneys are those that are specifically itemized as described on this Settlement Statement. If I want my attorneys to undertake to resolve any such claims on my behalf, I understand that I have an affirmative duty to inform them in writing of these wishes prior to accepting any portion of my Gross Settlement Award. After disbursement of the settlement funds, I understand that I will be solely responsible for any and all unpaid liens or claims made against these settlement proceeds.

Conclusion

I have carefully reviewed the Settlement Statement. I warrant and represent that I have full legal authority to execute this document and in all respects approve the disbursements and the way in which my case was handled. I have received a copy of this document, it has been fully explained to me, I have fully read it, and fully understand it and agree with its contents. I request my attorneys to distribute the settlement funds as set forth in this Settlement Statement.

Mark Whetstone /Signature	6-17-14 Date
9105 NINA ST OMAHA NE 68124	
Client Current Address	
While the last	(6/18/14
Attorney Name/Signature	Date

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UNITED STATES BANKRUPTCY COURT District of Nebraska (Omaha Office)

IN RE:

Mark J. Whetstone

Karil A. Whetstone

Case No. 10-80713

Chapter 13

Debtors.

ORDER APPROVING RETENTION OF SPECIAL

COUNSEL AND ITS FEES

The Court having considered the foregoing Application of the Debtor to Employ an Attorney and the Affidavit of Attorney, and it appearing that Clark, Burnett, Love & Lee, G.P. ("CBLL") is a disinterested firm and that the employment of said firm generally by the Debtor is in the best interest of this estate based on the work CBLL has previously provided and currently provides on behalf of the Debtor, following the contingent fee agreement executed by the Debtor as part of a Pharmaceutical litigation matter, it is hereby

ORDERED that Debtor is authorized to retain CBLL, generally, to represent the Debtor's interests in a non-bankruptcy civil action. The net settlement proceeds are to be distributed to the Trustee for administration through the Debtor's estate.

IT IS SO ORDERED.

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Anesthesia West, PC 7822 Davenport Street Omaha, NE 68114-3629 Asset Management Professionals, LLC P.O. Box 2824 Woodstock, GA 30188 AT T Wireless P O Box 8220 Aurora, IL 60572-8220

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Douglas County Attorney 428 Hall of Justice Omaha, NE 68183 Douglas County Treasurer HO3 Civic Center 1819 Farnam Street Omaha, NE 68183-0003 East Bay Funding c/o Resurgent Capital Services PO Box 288 Greenville, SC 29603

Empi, Inc P.O. Box 71519 Chicago, IL 60694-1519 FCNB Master Trust 1620 Dodge St. Stop Code 3105 Omaha, NE 68197 FCNB/MASTERTRUST PO BOX 34 12 Omaha, NE 68197

First Financial Portfolio Mgmt Inc. c/o Jefferson Capital Systems LLC PO Box 7999 Saint Cloud, MN 56302-9617 General Service Bureau, Inc. 8429 Blondo Street Omaha, NE 68134-6200 Goldner Cooper Cotton Sundell Frankel 8901 West Dodge Rd Ste 210 Omaha, NE 68114

H R Accounts Inc Po Box 672 Moline, IL 61265 H R Accounts, Inc. PO Box 672 Moline, IL 61266 Hauge Associates, Inc. PO Box 88610 2320 W. 49th Street Sioux Falls, SD 57105

Hsbc/rs Attn: Bankruptcy Po Box 5263 Carol Stream, IL 60197 Internal Revenue Service P.O. Box 21126 Philadelphia, PA 19114 Jefferson Capital Systems LLC PO Box 7999 Saint Cloud, MN 56302-9617

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Nebraska Cardiac Care PC PO Box 24223 Omaha, NE 68124-0223 Nebraska Heart Institute PC Attn: Financial Resources Advisor PO Box 82585 Lincoln, NE 68501-2585

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Penn Credit Corporation PO Box 988 Harrisburg, PA 17108-0988 Pinnacle Financial Gro 7825 Washington Ave S St Minneapolis, MN 55439

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The Affiliated Group I 3055 41st St Nw St Rochester, MN 55903 The Bridge System Division of Hauge Associates, Inc. 1200 Valley West Dr. West Des Moines, IA 50266-1902 The Nebraska Medical Center Patient Financial Services 988140 Nebraska Medical Center Omaha, NE 68198-8140 Case 10-80713-TLS Doc 59 Filed 06/20/14 Entered 07/14/14 13:18:11 Desc Main Document Page 10 of 10

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